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5	Attorney for Defendant CLAUDE KRAMER III		
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRICT OF CALIFORNIA		
8	OAKLAND DIVISION		
9	UNITED STATES OF AMERICA,	) CASE NO.: 4:15-CR-00168-JST	
10	Plaintiff,	) ) STIPULATION AND <del>[PROPOSED]</del> ORDER TO ) CONTINUE DATE TO SUPPLEMENT FOR	
11	VS.	CONTINUE DATE TO SURRENDER FOR SERVICE OF SENTENCE	
12	CLAUDE KRAMER III,	) ) )	
13	Defendant.	) Hon. Jon S. Tigar ) )	
14		•	
15	IT IS HEREBY stipulated between the United States of America through its undersigned		
16	counsel, Kyle Waldinger, Assistant United States Attorney, together with counsel for defendant, Claude		
17	Kramer III, that the previously set surrender date of June 9, 2017, be continued to January 5, 2018,		
18	contingent upon Mr. Kramer being transferred to an "unrepresented position" at his place of		
19	employment. In the event that Mr. Kramer is not transferred to an "unrepresented position" he is to		
20	surrender to start his prison term no later than June 30, 2017.		
21	Mr. Kramer is currently employed in a vital accounting position by the Alameda-Contra Costa		
22	Transit District ("AC Transit"). Mr. Kramer's current position at AC Transit is a position through the		
	American Federation of State, County & Municipal Employees Union, which does not allow its		
23	members to retire before the age of 55 (Mr. Kramer is currently 53 years old). However, AC Transit is		
	attempting to transfer Mr. Kramer to an unrepresent	ted position within the company, which would allow	

1	Mr. Kramer to retire immediately upon completing 6-months in that position. In doing so, Mr. Kramer		
2	could return to work upon completion of his prison sentence, thus, allowing Mr. Kramer to work		
3	towards making his victims whole by way of restitution. Moreover, this position would also allow Mr.		
4	Kramer to maintain his medical coverage for life.		
5	IT IS SO STIPULATED		
6			
7	Dated: May 31, 2017	JOSEPH G. CAVALLO	
8		ATTORNEY FOR DEFENDANT CLAUDE KRAMER III	
9		CENTODE INVIVIEN III	
10			
11	Dated: May 31, 2017	KYLE WALDINGER	
12		ASSISTANT U.S. ATTORNEY	
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## **ORDER**

GOOD CAUSE APPEARING, it is hereby ordered that the June 9, 2017 surrender date be continued to January 5, 2018, contingent upon Mr. Kramer being transferred to an unrepresented position at the Alameda-Contra Costa Transit District.

Should Mr. Kramer not be transferred to an unrepresented position, he is ordered to surrender to start his prison term no later than June 30, 2017

Dated: June 6, 2017

HONO KABLE JON S. TIGAR UNITED STATES DISTRICT JUDGE